(Original Signature of Member)
115TH CONGRESS H. R.
To restore statutory rights to the people of the United States from forced arbitration.
IN THE HOUSE OF REPRESENTATIVES
Mr. CICILLINE (for himself and) introduced the following bill; which was referred to the Committee on
A BILL  To restore statutory rights to the people of the United States from forced arbitration.
1 Be it enacted by the Senate and House of Representa
2 tives of the United States of America in Congress assembled
3 SECTION 1. SHORT TITLE.
This Act may be cited as the "Restoring Statutor,
5 Rights and Interests of the States Act of 2017".
6 SEC. 2. FINDINGS AND INTENT.
7 (a) Findings.—Congress finds the following:
8 (1) Chapter 1 of title 9, United States Cod
9 (commonly known as the "Federal Arbitration

- 1 Act"), represented an exercise of legislative power 2 that required courts to recognize private voluntary 3 agreements to arbitrate commercial disputes at a 4 time when the courts were refusing to do so on 5 grounds that arbitration represented a usurpation of 6 the authority of the courts to resolve legal disputes. 7 (2) The Federal Arbitration Act did not, and 8 should not have been interpreted to, supplant or nul-9 lify the legislatively created rights and remedies
- which Congress, exercising its power under article I
  of the Constitution of the United States, has granted to the people of the United States for resolving

disputes in State and Federal courts.

(3) Recent court decisions, including AT&T Mobility v. Concepcion, 563 U.S. 333 (2011) and American Express Co. v. Italian Colors Restaurant, 133 S.Ct. 2304 (June 20, 2013), have interpreted the Federal Arbitration Act to broadly preempt rights and remedies established under substantive State and Federal law. As a result, these decisions have enabled business entities to avoid or nullify legal duties created by congressional enactment, resulting in millions of people in the United States being unable to vindicate their rights in State and Federal courts.

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1	(4) States have a compelling interest in enact-
2	ing rights and remedies to protect the welfare of
3	their citizens, and the Federal Arbitration Act
4	should not be, and should not have been, interpreted
5	to preempt State legislation that enacted rights and
6	remedies to protect the welfare of their citizens.
7	(b) Intent of Congress.—In enacting this Act, it
8	is the intent of Congress—
9	(1) to restate and reinstitute the primacy of
10	congressional and State legislative bodies as the cre-
11	ators of the rights and remedies available to all the
12	people of the United States;
13	(2) to clarify that congressionally established
14	rights and remedies may not be waived prior to the
15	institution of a dispute by the party intended to be
16	protected by such statute; and
17	(3) to reinstate and reaffirm existing rights and
18	remedies of the people of the United States enacted
19	since the enactment of the Federal Arbitration Act
20	regarding access to the courts that have, or may
21	have been, abrogated or diminished.

1	SEC. 3. ARBITRATION OF FEDERAL STATUTORY CAUSES OF
2	ACTION.
3	(a) Adjudication of Federal Statutory Rights
4	OF ACTION.—Section 2 of title 9, United States Code, is
5	amended—
6	(1) by striking "A written" and inserting "(a)
7	In General.—Except as provided in subsection (b),
8	a written"; and
9	(2) by adding at the end the following:
10	"(b) Exception.—Subsection (a) shall not apply to
11	a written provision that requires arbitration of a claim for
12	damages or injunctive relief brought by an individual or
13	small business concern (as defined in section 3 of the
14	Small Business Act (15 U.S.C. 632)), in either an indi-
15	vidual or representative capacity, arising from the alleged
16	violation of a Federal or State statute, the Constitution
17	of the United States, or a constitution of a State, unless
18	the written agreement to arbitrate is entered into by both
19	parties after the claim has arisen and pertains solely to
20	an existing claim.
21	"(c) Interaction With State Law.—For pur-
22	poses of subsection (a), the phrase 'grounds as exist at
23	law or in equity for the revocation of a contract' shall in-
24	clude a Federal or State statute, or the finding of a Fed-
25	eral or State court, that prohibits the agreement to arbi-
26	trate on grounds that the agreement is unconscionable, in-

valid because there was no meeting of the minds, or otherwise unenforceable as a matter of contract law or public 3 policy. 4 "(d) Validity and Enforceability.—A determination as to whether this chapter applies to an agreement to arbitrate shall be made by a court, rather than an arbitrator, irrespective of whether the party resisting 8 arbitration challenges the agreement to arbitrate specifically or in conjunction with other terms of the contract containing such agreement.". 10 SEC. 4. VACATING AN AWARD MADE IN VIOLATION OF SEC-12 TION 2 OF TITLE 9, UNITED STATES CODE. 13 Section 10(a) of title 9, United States Code, is amended— 14 (1) in paragraph (3), by striking "or" at the 15 end; 16 17 (2) in paragraph (4), by striking the period at 18 the end and inserting "; or"; and 19 (3) by adding at the end the following: 20 "(5) where the arbitration took place in viola-21 tion of section 2.". 22 SEC. 5. EFFECTIVE DATE. 23 This Act, and the amendments made by this Act, shall take effect on the date of enactment of this Act and

- 1 shall apply with respect to any dispute or claim that arises
- 2 on or after such date of enactment.